

UNITED STATES DISTRICT COURT W. D. OF WASHINGTON AT TACOMA

2	UNITED STATES OF AMERICA,	Plaintiff,	Case No. MJ08-5000
3 4 5	v. EULALIO ANGULO-NUNEZ,	Defendant.	DETENTION ORDER
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	defendant as required and/or the safety circumstances of the offense(s) charged, weight of the evidence against the person 3142(g)(3)(A)(B); and 4) the nature and 2) No less restrictive condition required and/or the safety of any other pussor. 3) Detention is presumed, without adea () Conviction of a Federal offense () Potential maximum sentence of Controlled Substances Import U.S.C. App. 1901 et seq.) () Convictions of two or more offers state or local offenses that wou Federal jurisdiction had existe () Defendant is currently on probe () Defendant was on bond on othe () Defendant was on bond on othe () Defendant was on bond on othe () Defendant is prior criminal hist () Nature of allegations. Flight Risk/Appearance Reasons Support (X) Bureau of Immigration and () Detainer(s)/Warrant(s) from of () Failures to appear for past course () Repeated violations of court or The defendant shall be commit separate, to the extent practical without prejudice to review. The defendant shall be afforder The defendant shall on order or The Defendant shall on Order Ord	n of conditions which do fany other person or including whether then; 3) the history and clusteriousness of the dan or combination of comperson and the communication of comperson and the communication of the involving a crime of voteriousness described in subgrand Export Act (21 Universes described in subgrand have been offenses of d, or a combination of the interpretation of the interpretation of the comperson of the competition of the	defendant can meet will reasonably assure the appearance of the the community. This finding is based on 1) the nature and offense is a crime of violence or involves a narcotic drug; 2) the naracteristics of the person including those set forth in 18 U.S.C. § ger release would impose to any person or the community. ditions will reasonably assure the appearance of the defendant as nity, including but not limited to those conditions set forth in 18 at to 18 U.S.C. § 3142(e) (if noted as applicable below): iolence. 18 U.S.C. § 3142(e)(f) death. 31 U.S.C. § 3142(e)(f) death. 32 U.S.C. § 3142(f)(1) of two or more described in said subparagraphs if a circumstance giving rise to such offenses. See below): Subparagraphs described in a prior offense. Subparagraphs described
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DETENTION ORDER